CR 1999-009572 03/01/2006

HONORABLE MICHAEL D. HINTZE

P. M. Espinoza
Deputy

FILED: 03/07/2006

STATE OF ARIZONA FRANKIE Y JONES

v.

JERRY CLAUDE MAHARREY (B)

DOB: 04/14/57

TAMMY WRAY

APO-SENTENCE IMPRISON-CCC

APPEALS-CCC

DISPOSITION CLERK-CSC

RFR

VALUE OPTIONS

DISPOSITION HEARING PROBATION REVOKED - IMPRISONMENT

4:27 p.m.

State's Attorney: Leonard Mandel for Frankie Jones

Defendant's Attorney: Tammy Wray, Present

Defendant: Present

A record of the proceedings is made by audio and/or videotape in lieu of a court reporter.

Let the record reflect that the court and staff conducted a lengthing staffing in this matter earlier this date.

The Court finds that Defendant violated the conditions of probation imposed on August 7, 2000 on the following charge (s):

OFFENSE: Count I, Amended CHILD ABUSE

Class 6 Felony

A.R.S. § 13-3623(A)(C), 3061(A), 701, 702, 702.01 and 801

Date of Offense: April 30, 1998 Non Dangerous - Non Repetitive

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OFFENSE: Count II, Amended CHILD ABUSE

Class 6 Felony

A.R.S. § 13-3623(A)(C), 3601(A), 701, 702, 702.01 and 801

Date of Offense: April 30, 1998 Non Dangerous - Non Repetitive

Let the record reflect that although probation is available in this matter, the Defendant wishes to reject probation at this time and be sentenced to a term of incarceration at the Department of Corrections.

IT IS ORDERED the grant of probation be revoked.

IT IS ORDERED that Defendant be committed to the Arizona Department of Corrections for a term of imprisonment as follows:

Count I: One (1) year(s) from March 1, 2006 Presentence Incarceration Credit: 341 day(s) Presumptive Count I is to run concurrent with Count II.

Count II: One (1) year(s) from March 1, 2006 Presentence Incarceration Credit: 98 day(s) Presumptive Count II is to run concurrent with Count I.

IT IS ORDERED affirming previous monetary orders relating to Probation and Delinquent Probation Fees, with credit for monies paid to date.

All amounts payable through the Clerk of the Superior Court.

Community Supervision: Count I - Imposed pursuant to A.R.S. § 13-603(I).

The Arizona Department of Corrections shall notify the Clerk of the Court of Maricopa County of Defendant's release from custody. The Clerk of the Court, upon said notification, shall furnish financial information for a Criminal Restitution Order for Judicial signature for any unpaid monies to date.

IT IS ORDERED authorizing the Sheriff of Maricopa County to deliver the Defendant to the Arizona Department of Corrections to carry out the term of imprisonment set forth herein.

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IT IS ORDERED the Clerk of the Superior Court remit to the Arizona Department of Corrections a copy of this order together with all presentence reports, probation violation reports, and medical and psychological reports that are not sealed in this cause relating to the Defendant.

4:36 p.m. Matter concludes.

cc: DOC - Certified Copy via Certification Desk

cc: MCSO-DIS - Certified Copy via Certification Desk

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Defendant's thumbprint is permanently affixed to this sentencing order in open court.

/s/ HONORABLE MICHAEL D. HINTZE JUDICIAL OFFICER OF THE SUPERIOR COURT

(thumbprint)